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GEORGE E. COLE\*

FORM NO. 2202 April, 1980

27066462

## TRUST DEED SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form.	
CAUTION: Consult a lawyer before using or acting under this form. All warranties, including marchantability and fitness, are excluded.	
Post W Pierros	
THIS INDENTURE WITNESSETH, That Paul V. Piwowar and Donna Jean Zack N/K/A. Donna Jean Piwowar-	
his wife (hereinafter called the Grantor), of	
(No. and Street)  or and in consideration of the sum of  Thous and Four  (State)	
undred Sixty Three Dollars &88/100 Dollars	
n hand paid, CONVEY AND WARRANT to Fo_d_City_Bank & Trust Co,	
o. 7 or 1 So. Cicero Ave. Chicago, III. (No. and Street) (City) (State)	
as T. u. tee and to his successors in trust hereinafter named, the following described real estate, with e 1 provements thereon, including all heating, air-conditioning, gas and plumbing a pa; us and fixtures, and everything appurtenant thereto, together with all	e For Recorder's Use Only
rents, issues and profit of said premises, situated in the County of Cook and State of Illinois	, to-wit:
The East 13'	Street Acres,
A Subdivision of the East 2 of the North West 2 of Section 5,To	ownship
37 North, Range 13 ic. of the Third Principal Meridian, (Excep East 5 Acres) in Cook County, Illinois.	t the
Hereby releasing and waiving all rights under rad by virtue of the homestead exemption laws of the State of Illinois	; i.
INTRUST, nevertheless, for the purpose of ccur in performance of the covenants and agreements herein.  WHEREAS. The Grantor is justly indebted upona principal promissory note bearing even date her	ewith, payable
In 36 consecutive monthly payments of \$207.33 each, commencing	25
May 25th,1984 and Maturing April 25th,1987.	
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	GAGE SS
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and theerest thereon as Perei or according to any agreement extending time of payment; (2) to pay when due in each year, all 'yes', or assess demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebu' do the lore all premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committed or uffer	buildings or improvements on said ed; (5) to keep all buildings now or at
demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebut d of fore all premises that may have been destroyed or damaged; (4) that waste to said premises shall not be consisted or affer any time on said premises insured in companies to be selected by the grantee herein, who is near the case of the companies to be selected by the grantee herein, who is near that is the companies of the companies of the selected by the grantee herein, who is near that is the companies of the	place such insurance in companies see or Mortgagee, and second, to the
paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall reco.  IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interes: the	due and payable.
holder of said indebtedness, may procure such insurance, or pay such taxes or as essments, or discharge or purcha premises or pay all prior incumbrances and the interest thereon from time to him; and all money so paid, the	rany tax lien or title affecting said
without demand, and the same with interest thereon from the date of paymental per cent per indebtedness secured hereby.	innum and be so much additional
IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, inclus shall, at the option of the legal holder thereof, without notice, becone imprediately due and payable, and with inter at14.55 per cent per annum, shall be recoverable by fore your thereof, or by suit at law, or both, the s	
then matured by express terms.  It is AGREED by the Grantor that all expenses and distarts then the paid or incurred in behalf of plaintiff in conn	ection with the to color are the reof —
including reasonable attorney's fees, outlays for documentary evidence, stenographer's charges, cost of procuring whole title of said premises embracing foreclosure decreases shall be paid by the Grantor; and the like expenses are supported to proceeding wherein the createst of the proceeding the control of the control	g or completing abstract s'.c.wig the addisbursements, occar.one aby any
then matured by express terms.  It is AGREED by the Grantor that all expenses and district that all expenses and district the first paid or incurred in behalf of plaintiff in connincluding reasonable attorney's fees, outlays for documentary evidence, stenographer's charges, cost of procuring whole title of said premises embracing foreclosure decrets—shall be paid by the Grantor; and the like expenses as unit or proceedings wherein the grantee or any holder of saidy part of said indebtedness, as such, may be a party, shall expenses and disbursements shall be an additional tight pupon said premises, shall be taxed as costs and included in such foreclosure proceedings, which proceeding, whether decree of sale shall have be taxed as costs and included in until all such expenses and disbursements, and the costs of suit, including attorney's fees, have been paid. The Grantor accounts, administrators and assigns of the Crantor waives all right to the possession of, and income from, said proceedings, and agrees that upon the full of any complaint to foreclose this Trust Deed, the court in which such without notice to the Grantor, or to any artifulciating under the Grantor, appoint a receiver to take possession or collect the rents, issues and profits of the said premises.	any decree that may be rer derer in dismissed, nor release here of give
until all such expenses and disbursements, the dependence of such including attorney's fees, have been paid. The Grant executors, administrators and assigns of the Grantor waives all right to the possession of, and income from, said proceedings, and agrees that upon the blindof any complaint to forcelose this Trust Deed, the court in which see	tor for the Grantor and for the hands I premises pending such foreclooure h complaint is filed, may at once and
without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to take possession or collect the rents, issues and profits of the said premises.	charge of said premises with power to
The name of a record owner Paul V. Piwowar and Donna Jean Zack, N/K/A-Don IN THE EVENT of the death or removal from said County of the grantee, or of his resingular to the death or removal from said County of the grantee, or of his resingular to the death or removal from said County of the grantee, or of his resingular to the death of the deat	nna Jean Piwowar
Ford City Bank & Trust Company of said County is hereby appoin and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorde	
appointed to be second successor in this trust. And when all of the aforesaid covenants and agreements are perfo trust, shall release said premises to the party entitled, on receiving his reasonable charges.	rmed, the grantee or his successor in
This trust deed is subject to	
Witness the hand and seal of the Grantor this 21st day of April 19	84
Jan V. Swow	al (SEAL)
Please print or type name(s) below signature(s)	· · · · · · · · · · · · · · · · · · ·
Vonna Gean A	wowa (Zack) BEAL)
Donna Jeen Piwow	
This instrument was prepared by Ed Sweigard-7601 So. Cicero Ave. Chicag (NAME AND ADDRESS)	30, ill. 60652

## **UNOFFICIAL COPY**

STATE OF	Illinois	<b>}</b>	ss.		•	•	i 4 - - -
COUNTY OF	Cook						
I,Chri	stine Amato			, a Notary Publi	c in and for said	d County, in the	
State aforesaid	, DO HEREBY CE	RTIFY that	Paul V. Piw	owar_and_Don	na Jean Powo	war, his wife	2
app a ed befo	own to me to be the ore me this day in free and free and free and free to f homestead.	person and ackr	owledged that	_they_ signed	i, sealed and d	elivered the said	
	nder my hand and off	icial seal this <u>21</u>		day of _Apri	1,	19_84.	
(Impress	Seal Here)  NOTAK - PULLIC	STATE OF ILLINOIS		Chr	tril J Notary Public	mato	
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ISt	iwowa: in Piwo	BANI	leade 111:	00 11	to: Chris Amato City Bank and Tr S. Cicero go, Illinois 606	me_	EGAL FORMS
SECOND MORTGAGE  Trust Deed	Paul V. Piwowar and Donna Jean Piwowar, his wife	FORD CITY BANK AND TRUST CO	8854 S. Meade Oak Lawn, Illinois 60453		Mail to: CMTIS; Amato Ford City Bank and Trust Co. 7601 S. Cicero Chicago, Illinois 60652	JIAM	
SE	Paul	FORD	8854 0ak		Mail Ford 7601 Chica		ert

END OF RECORDED DOCUMENT